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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

vs.

ROBERT C. BROWN, JR. AND TREBOR COMPANY
(AKA TREBOR INVESTMENT COMPANY, TREBOR
SEMINARS, TREBOR GROUP AND TREBOR GROUP
FUND),

Defendants,

and

DUANE EDDINGS, CDC GLOBAL, INC. AND WISE
INVESTORS SIMPLY EXCEL, LLC,

Relief Defendants.

Case No. CV 08-3517 CW

PROOF OF SERVICE ON
RELIEF DEFENDANT
DUANE EDDINGS

Plaintiff Securities and Exchange Commission hereby files proof of service of the summons
and complaint and other items on Relief Defendant Duane Eddings in this action.

Respectfully submitted,

Dated: July 30, 2008

/s/ Mark P. Fickes

Mark P. Fickes
Attorney for Plaintiff
SECURITIES AND EXCHANGE COMMISSION

Attorney or Party without Attorney: MARK P. FICKES SECURITIES AND EXCHANGE COMMISSION 44 MONTGOMERY STREET SUITE 2600 , 94104 Telephone No: 415-705-2500				For Court Use Only	
Attorney for: Plaintiff					
Ref. No. or File No.: SF03280					
Insert name of Court, and Judicial District and Branch Court: United States District Court Northern District Of California					
Plaintiff: SECURITIES AND EXCHANGE COMMISSION					
Defendant: ROBERT C. BROWN, JR., et al.					
PROOF OF SERVICE SUMMONS IN A CIVIL		Hearing Date:	Time:	Dept/Div:	Case Number: CV 08 3517 CW

1. At the time of service I was at least 18 years of age and not a party to this action.
2. I served copies of the Summons In A Civil Action; Complaint For Violations Of The Federal Securities Laws; Civil Cover Sheet; Ex Parte Application To File Un-Redacted Declarations Under Seal; [Proposed] Order Directing Clerk To File Un-Redacted Declarations Under Seal; Ex Parte Application For Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction; Plaintiff Securities And Exchange Commission's Memorandum Of Points And Authorities In Support Of Ex Parte Application For Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction; Appendix Of Authority Not Published In Official Reporters In Support Of Securities And Exchange Commission's Opposition To Motion To Dismiss; Order To Show Cause Regarding A Preliminary Injunction; Temporary Restraining Order; Declaration Of Mark Fickes; Declaration Of Jeremy E. Pendrey (File Under Seal); Declaration Of Jeremy E. Pendrey (Redacted); Declaration Of Teresa Bunch (File Under Seal); Declaration Of Teresa Bunch (Redacted); Declaration Of Patrick Whitfield (File Under Seal); Declaration Of Patrick Whitfield (Redacted); Declaration Of William Mccombe, Jr. (File Under Seal); Declaration Of William Mccombe, Jr. (Redacted).
3. a. Party served: **DUANE EDDINGS**
4. Address where the party was served: **160 SANTA CLARA AVENUE
SUITE 3
OAKLAND, CA 94610**
5. I served the party:
 - b. by substituted service. On: Tue., Jul. 29, 2008 at: 9:43AM by leaving the copies with or in the presence of:
CHRISTOPHER AKHIDENOR, OWNER OF SUBJECT PROPERTY
 (1) (Business) Competent Member of the Household over 18. I informed him or her of the general nature of the papers.

6. The "Notice to the Person Served" (on the Summons) was completed as follows:
 - a. as an individual defendant

7. Person Who Served Papers:

a. LOVE HICKS



Recoverable Cost Per CCP 1033.5(a)(4)(B)

d. The Fee for Service was:

e. I am: (3) registered California process server

(i) Independent Contractor

(ii) Registration No.: 956

(iii) County: ALAMEDA

8. I declare under penalty of perjury under the laws of the State of California and under the laws of the United States Of America that the foregoing is true and correct.

Date: Wed, Jul. 30, 2008

Love Hicks
(LOVE HICKS)

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9

10 UNITED STATES DISTRICT COURT
11 NORTHERN DISTRICT OF CALIFORNIA

12 SECURITIES AND EXCHANGE COMMISSION,

13 Plaintiff,

14 vs.

15 ROBERT C. BROWN, JR. AND TREBOR
16 COMPANY (AKA TREBOR INVESTMENT
17 COMPANY, TREBOR SEMINARS, TREBOR
GROUP AND TREBOR GROUP FUND),

18 Defendants,

19 And

20 DUANE EDDINGS, CDC GLOBAL, INC. AND
21 WISE INVESTORS SIMPLY EXCEL, LLC,

22 Relief Defendants.
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Civil Action No. C 08-03517 CW

DECLARATION MARK P. FICKES
CONCERNING SERVICE OF PROCESS ON
RELIEF DEFENDANTS DEFENDANT

1 I, Mark P. Fickes, am an attorney duly admitted to practice law in the State of California and am
2 an attorney in the San Francisco Regional Office of the Securities and Exchange Commission
3 ("Commission"). I have personal knowledge of the facts set forth below, and, if called as a witness,
4 could and would competently testify as follows:


5 1. On Monday July 28, 2008, at approximately 3:00 p.m., I had a telephone conversation
6 with Relief Defendant Duane Eddings. Mr. Eddings is also the registered agent for service of process
7 for Relief Defendants CDC Global, Inc. and Wise Investors Simply Excel, LLC.

8 2. I advised Mr. Eddings that the Court had entered a temporary restraining order in this
9 matter. I further advised Mr. Eddings that the Commission wanted to serve him with a copy of the
10 Complaint filed in this matter. I also told Mr. Eddings that the Commission wanted to serve him with
11 copies of all the papers submitted to the Court in support of the Commission's application for a
12 temporary restraining order.

13 3. Mr. Eddings informed me that he would not be at his office for several days. He asked
14 me to serve all relief defendants via substitute service by serving copies of all documents on
15 Christopher Akhidenor at 160 Santa Clara Avenue, Suite #1, Oakland, 94610.

16 4. Based on Mr. Eddings' representation, I directed a process server to serve Mr. Eddings
17 in his individual capacity and as registered agent for service of process for CDC Global, Inc. and
18 Wise Investors Simply Excel, LLC, by serving all the papers submitted to the Court in support of the
19 Commission's application for a temporary restraining order on Christopher Akhidenor at 160 Santa
20 Clara Avenue, Suite #1, Oakland, 94610. In addition, I also directed the process server to serve the
21 relief defendants with the complaint filed in this matter, the summons, the temporary restraining order
22 entered by the Court, and the Court's order to show cause in the same manner.

23 I declare under the penalty of perjury of the laws of the United States that the foregoing is true
24 and correct. Executed this 30th day of July, 2008, at San Francisco, California.

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26 
27 Mark P. Fickes
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